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UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA SOUTHERN DIVISION IN RE: TOYOTA MOTOR CORP. Case No. 8:10ML2151 JVS (FMOx) UNINTENDED ACCELERATION MARKETING, SALES PRACTICES, ORDER RE: BRIEFING AND HEARING AND PRODUCTS LIABILITY SCHEDULE FOR PHASE III DISCOVERY LITIGATION PLAN AND BELLWETHER TRIAL **SUBMISSIONS** This Document Relates To: **ALL CASES** 

[PROPOSED] ORDER RE: BRIEFING SCHEDULE FOR PHASE III DISCOVERY PLAN AND BELLWETHER TRIAL SUBMISSIONS

WHEREAS, through no fault of any Party, it took longer than anticipated for the Parties to work through the challenging issues of Phase II discovery, including ESI and source code issues, thus delaying the production of documents; the Parties have jointly concluded that it would be premature to develop a Phase III Discovery Plan at this time and have stipulated that:

- 1. The submissions regarding a Phase III Discovery Plan due April 21, 2011 shall be filed on July 21, 2011, and a hearing will be held on July 29, 2011;
- 2. The submissions regarding Bellwether trials shall be filed June 13, 2011, and a hearing will be held on June 16, 2011.

While the Court believes that some relief is appropriate, the Court finds that the relief requested by the parties is inconsistent with trials in the first and second quarters of 2013. Those dates are not aspirational. Accordingly,

IT IS HEREBY ORDERED that the submissions regarding a Phase III Discovery plan shall be filed on June 1, 2011 and the hearing on the matter will be continued to June 10, 2011 at 9:00 a.m. The submissions regarding Bellwether trials shall be filed June 1, 2011, and a hearing will be held on June 10, 2011 at 9:00 a.m.

Dated: April 22, 2011

United States District Court Judge